

Trash Total Maximum Daily Loads
for the
Ballona Creek and Wetland



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California Regional Water Quality Control Board
Los Angeles Region
320 West Fourth Street
Los Angeles, California 90013

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I. Introduction – Legal Background

The California Regional Water Quality Control Board, Los Angeles Region (hereinafter referred to as the “Regional Board”) has developed this total maximum daily load (TMDL) designed to attain the water quality standards for trash in Ballona Creek. The TMDL has been prepared pursuant to state and federal requirements to preserve and enhance water quality in the Los Angeles Basin River Watershed.

The California Water Quality Control Plan, Los Angeles Region, also known as the *Basin Plan*, sets standards for surface waters and groundwaters in the regions. These standards are comprised of designated beneficial uses for surface and ground water, and numeric and narrative objectives necessary to support beneficial uses and the state’s antidegradation policy. Such standards are mandated for all waterbodies within the state under the Porter-Cologne Water Quality Act. In addition, the Basin Plan describes implementation programs to protect all waters in the region. The Basin Plan implements the Porter-Cologne Water Quality Act (also known as the “California Water Code”) and serves as the State Water Quality Control Plan applicable to the Los Angeles River, as required pursuant to the federal Clean Water Act (CWA).

Section 305(b) of the CWA mandates biennial assessment of the nation’s water resources, and these water quality assessments are used to identify and list impaired waters. The resulting list is referred to as the 303(d) list. The CWA also requires states to establish a priority ranking for impaired waters and to develop and implement TMDLs. A TMDL specifies the maximum amount of a pollutant that a waterbody can receive and still meet water quality standards, and allocates pollutant loadings to point and non-point sources.

The United States Environmental Protection Agency (USEPA) has oversight authority for the 303(d) program and must approve or disapprove the state’s 303(d) lists and each specific TMDL. USEPA is ultimately responsible for issuing a TMDL, if the state fails to do so in a timely manner.

As part of California’s 1996 and 1998 303(d) list submittals, the Regional Board identified the reaches of Ballona Creek as being impaired due to trash.

A consent decree between the USEPA, the Santa Monica BayKeeper and Heal the Bay Inc., represented by the Natural Resources Defense Council (NRDC), was signed on March 22, 1999. This consent decree requires that all TMDLs for the Los Angeles Region be adopted within 13 years. The consent decree also prescribed schedules for certain TMDLs, including a Trash TMDL for Ballona Creek, including the Ballona Creek Estuary, and Ballona Wetland.

This Trash TMDL is based on existing, readily available information concerning the conditions in the Ballona Creek watershed and other watersheds in Southern California, as well as TMDLs previously developed by the State and USEPA.

II. Definitions

The definitions of terms as used in this TMDL are provided as follows:

Baseline Waste Load Allocation. The Baseline Waste Load Allocation is the Waste Load Allocation assigned to a permittee before reductions are required. The progressive reductions in the Waste Load Allocations will be based on a percentage of the Baseline Waste Load Allocation. The Baseline Waste Load Allocation will be calculated based on the annual average amount of trash discharged to the storm drain system from a representative sampling of land use areas, as determined during the Baseline Monitoring Program. Ballona Creek watershed permittees have the option to pool their resources with Los Angeles River watershed permittees into a single baseline monitoring program. If all permittees chose to share the same monitoring program, the same Baseline Waste Load Allocation will be assigned to all permittees in both the Los Angeles River and the Ballona Creek watershed.

Daily Generation Rate (DGR). The DGR is the average amount of litter deposited to land or surface water during a 24-hour period, as measured in a specified drainage area.

Full Capture ~~Device or System.~~ A full capture ~~device-system~~ is any device or series of devices system that traps all particles retained by a 5 mm mesh screen and has a design treatment capacity of not less than the peak flow rate (Q) resulting from a one-year, one-hour, storm in the subdrainage area. Rational equation is used to compute the peak flow rate: $Q = C \times I \times A$, where Q = design flow rate (cubic feet per second, cfs); C = runoff coefficient (dimensionless); I = design rainfall intensity (inches per hour, as determined per the rainfall isohyetal map in Figure A),¹ and A = subdrainage area (acres)(determined to be 0.6 inch per hour for the Los Angeles River watershed, and assumed to be similar for the Ballona Creek watershed).

Monitoring Entity. The Monitoring Entity is the permittee or one of multiple permittees and/or co-permittees that has been authorized by all the other affected permittees or co-permittees to conduct baseline monitoring on their behalf.

Permittee. The term “permittee” refers to any permittee or co-permittee of a stormwater permit.

Trash. In this document, we are defining “trash” as man-made litter, as defined in California Government Code Section 68055.1(g):

“Litter means all improperly discarded waste material, including, but not limited to, convenience food, beverage, and other product packages or containers constructed of steel, aluminum, glass, paper, plastic, and other natural and synthetic materials, thrown or deposited on the lands and waters of the state, but not including the properly discarded waste of the primary processing of agriculture, mining, logging, sawmilling or manufacturing ~~[...].~~”

¹ The isohyetal map may be updated annually by the Los Angeles County hydrologist to reflect additional rain data gathered during the previous year. Annual updates published by the Los Angeles County Department of Public Works are prospectively incorporated by reference into this TMDL and accompanying Basin Plan amendment.

For purposes of this TMDL, we will consider trash to consist of litter and particles of litter, ~~including cigarette butts that are retained by a 5 mm mesh screen~~. These particles of litter are referred to as “gross pollutants” in European and Australian scientific literature. This definition excludes sediments, and it also excludes oil and grease, and vegetation, except for yard waste that is illegally disposed of in the storm drain system. Additional TMDLs for sediments² and oil and grease may be required at a later date.

Urbanized Portion of the Watershed. For the purposes of this TMDL, the urban portion of the watershed includes the sum total area of the incorporated cities and the unincorporated portion of Los Angeles County which are located on the Ballona Creek watershed.³ The estimated area of the “urbanized” portion of the watershed is 129 square miles⁴.

² Sediments which may be addressed in a separate TMDL are natural particulate matters such as silt and sand. Sediments result from erosion and are deposited at the bottom of a stream. Sediments do not refer to the decomposition of settleable litter into small particulate matters, which this TMDL is trying to prevent.

³ The Regional Board recognizes that some areas within the unincorporated sections of Los Angeles County are actually suburban or rural.

⁴ As determined by the Regional Board from GIS mapping.

1-Year 30-Min Rainfall Intensity (Inches/Hour)

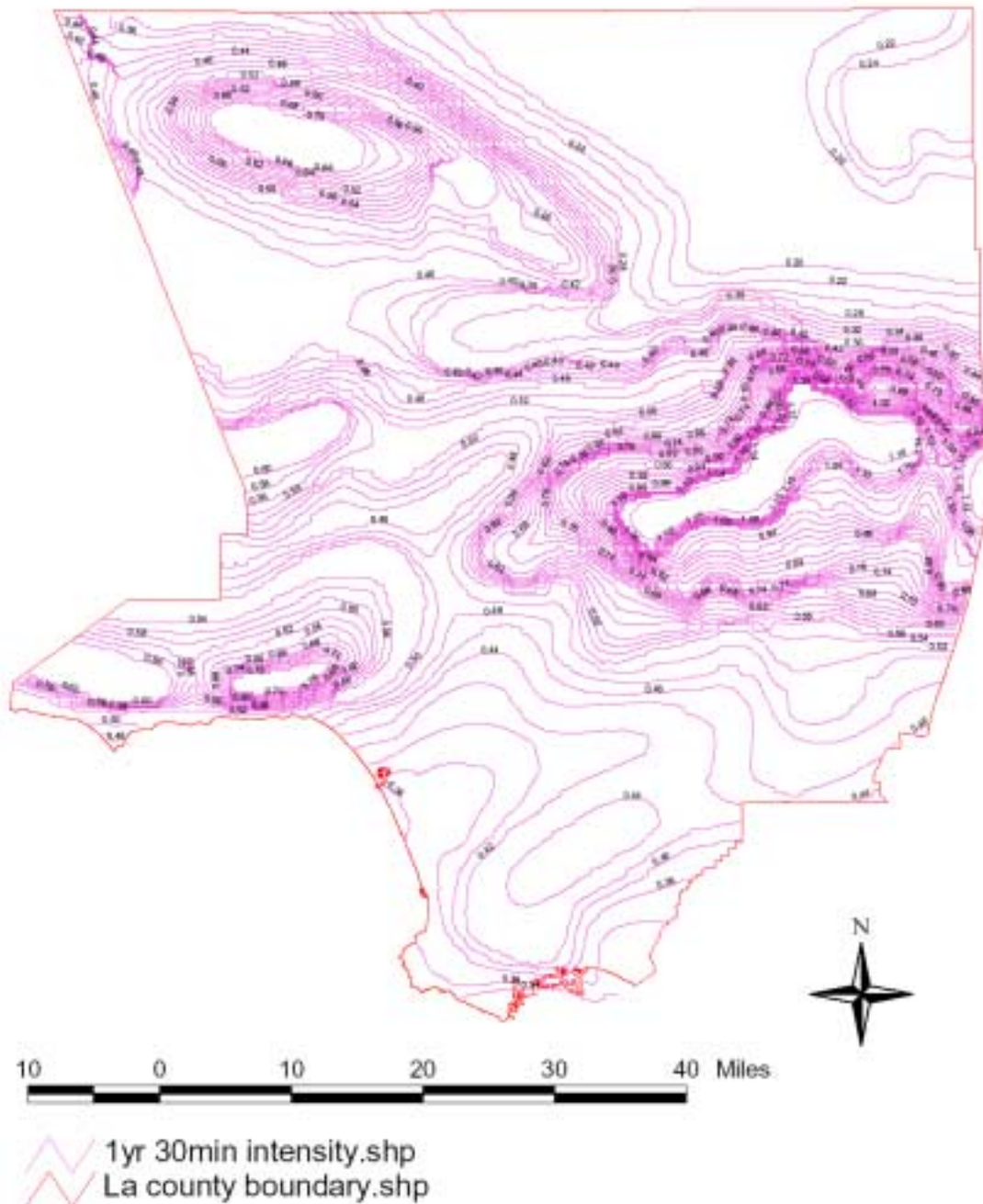


Figure A. Isohyetal Map of Rainfall Intensities in Portions of Los Angeles County (LADPW, 2003).

III. Problem Statement

The problem statement consists of a description of the watershed, beneficial uses, water quality objectives, and a description of the impairment to the watershed caused by trash.

A. Description of the Watershed

Ballona Creek flows slightly over 10 miles from Los Angeles (South of Hancock Park) through Culver City, reaching the ocean at Playa del Rey. Except for the estuary of Ballona Creek⁵, which is trapezoidal composed of grouted rip-rap side slopes and an earth bottom, Ballona Creek is entirely lined in concrete and extends into a complex underground network of stormdrains which reaches to Beverly Hills and West Hollywood, draining 130 square miles of highly developed land, with both residential and commercial land uses. Tributaries of Ballona Creek include Centinela Creek, Sepulveda Canyon Channel, Benedict Canyon Channel, and numerous other storm drains. All of these tributaries are either concrete channels or covered culverts. Cities on this small coastal watershed are Culver City, Beverly Hills, West Hollywood, parts of Santa Monica, parts of Inglewood, parts of Los Angeles, and some unincorporated areas of Los Angeles County.

Adjacent to the downstream channel of Ballona Creek are the Marina del Rey Harbor, Ballona Lagoon and Venice Canals, Del Rey Lagoon and Ballona Wetlands. Although they do not discharge directly into the Creek, they are grouped as waterbodies in this subwatershed because of their proximity and various forms of hydrological connection to Ballona Creek.

⁵ The estuary reaches up to Centinela Boulevard. Ballona Creek is concrete-lined upstream of Centinela Boulevard.

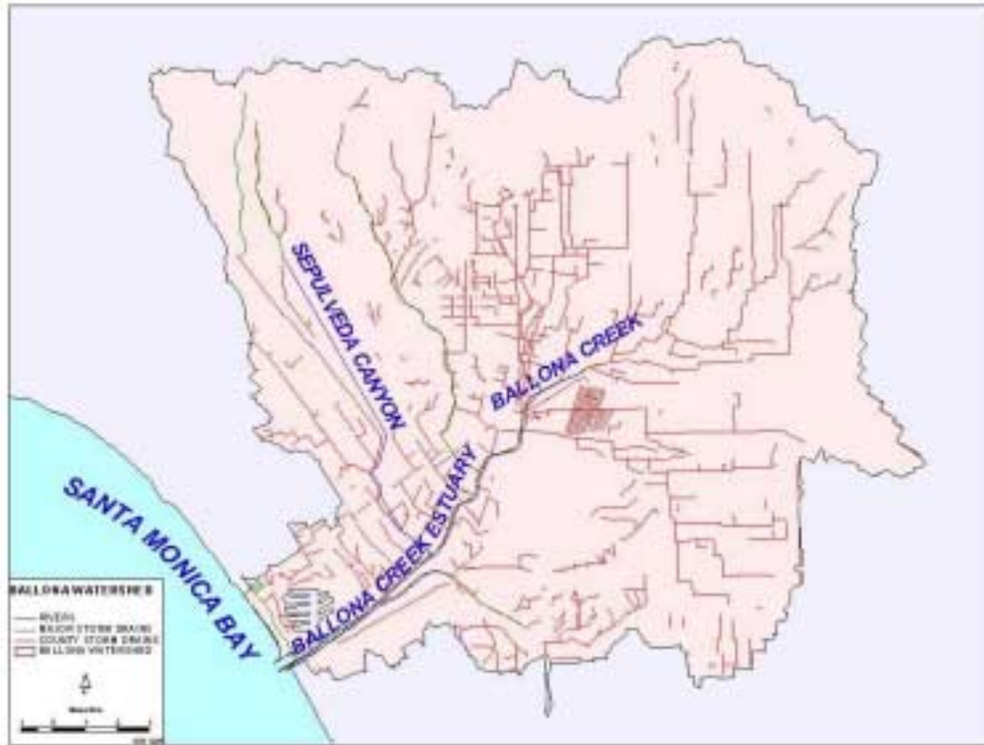


Figure AB. Waterbodies in Ballona Creek Watershed.

While at one time it drained into a large wetlands complex⁶, since its channellization by the US Corps of Engineers in 1935, Ballona Creek has lost its direct connection to the Ballona Wetlands in spite of the tidal gates which connect both ecosystems. Ballona Creek has been designated as a Significant Ecological Area within the Los Angeles County in its general plan (Los Angeles County, 1976). Although Ballona Creek and the Ballona Wetlands used to share a 2100-acre coastal estuary, the degraded wetlands that remain encompass only 186 acres.

B. Beneficial Uses of the Watershed

A brief description of the beneficial uses most likely to be impaired due to trash in Ballona Creek is provided in this section.

Beneficial uses impaired by trash in Ballona Creek are conditional Municipal and Domestic Supply (MUN), Water Contact Recreation (REC1), Non-Contact Recreation (REC2), Warm Freshwater Habitat (WARM), Wildlife Habitat (WILD). Other beneficial uses impaired by trash are estuarine habitat (EST) and marine habitat (MAR); rare, threatened or endangered species (RARE); migration of aquatic organisms (MIGR) and spawning, reproduction and early development of fish (SPWN); Commercial and sport fishing (COMM); Shellfish harvesting (SHELL); and Wetland Habitat (WET). Ballona Creek is fenced off from riparian access on all

⁶ Ballona Creek and the Ballona Wetlands used to be home to the Gabrielino and Shoshonean peoples. The Ballona Wetlands have been considered sacred ground by native peoples for thousands of years.

of its length, but children age 2 to 14 are regularly observed bathing in the Creek during hot afternoons. On a peaceful Sunday afternoon, families of ducks can also be observed frolicking at many points on the creek. The bicycle path, shaded in places by riparian trees, along the creek is used extensively.



Figure BC. Flycatcher⁷

In addition, several federal and state listed endangered species inhabit the Ballona Wetlands Ecosystem, including the Southwestern Willow Flycatcher.

⁷ Source: Ballona Wetlands Land Trust.

Beneficial uses of Ballona Creek watershed are summarized in Table 1, excerpted from the 1994 Basin Plan. These are the designated beneficial uses that must be protected.⁸

Table 1. Beneficial Uses of Surface Waters of Ballona Creek.

	Hydro Unit #	MUN	NAV	REC1	REC2	COMM	WARM	EST	MAR	WILD	RARE	MIGR	SPWN	SHELL	WET ^b
BALLONA CREEK WATERSHED															
Ballona Creek Estuarv w	405.13		E	E	E	E		E	E	E	Ee	Ef	Ef	E	
Ballona Wetlands	405.13			E	E			E		E	Ee	Ef	Ef		E
Ballona Creek to Estuarv	405.13	P*		Ps	E		P			P					
Ballona Creek	405.15	P*		Ps	E		P			E					

Beneficial use designations apply to all tributaries to the indicated waterbody, if not listed separately.

E: Existing beneficial use

P: Potential beneficial use

* ~~Conditional designations—Asterixed MUN designations are designated under SB 88-63 and RB 89-03.~~

b Waterbodies designated as WET may have wetlands habitat associated with only a portion of the waterbody. Any regulatory action would require a detailed analysis of the area.

e One or more rare species utilize all ocean, bays, estuaries,

f Aquatic organisms utilize all bays, estuaries, lagoons and coastal wetlands, to a certain extent, for spawning and early development. This may include migration into areas which are heavily influenced by freshwater inputs.

w These areas are engineered channels. All references to Tidal Prisms in Regional Board documents are functionally equivalent to estuaries.

s Access prohibited by Los Angeles County DPW.

BENEFICIAL USE CODES (see Basin Plan for more details):

MUN - Municipal and Domestic Water Supply

REC1 - Water Contact Recreation

REC2 - Non-Contact Water Recreation

COMM - Commercial and Sport Fishing

WARM - Warm Freshwater Habitat

COLD - Cold Freshwater Habitat

MAR - Marine Habitat

EST – Estuarine Habitat

WILD – Wildlife Habitat

RARE – Rare, Threatened or Endangered Species

SPWN – Spawning, Reproduction, and/or Early Development

SHELL – Shellfish Harvesting

WET – Wetland Habitat

⁸ Water Quality Control Plan, Los Angeles Region, California Regional Water Quality Control Board, Los Angeles Region, 1994, p. 2-10.

C. Water Quality Objectives

Water quality standards consist of a combination of beneficial uses, water quality objectives and the State's Antidegradation Policy. The Regional Board has determined that the narrative water quality objectives applicable to this TMDL are **floating materials**: "*Waters shall not contain floating materials, including solids, liquids, foams, and scum, in concentrations that cause nuisance or adversely affect beneficial uses*"⁹ and **solid, suspended, or settleable materials**: "*Waters shall not contain suspended or settleable material in concentrations that cause nuisance or adversely affect beneficial uses.*"¹⁰ The States' Antidegradation Policy is formally referred to as the *Statement of Policy with Respect to Maintaining High Quality Waters in California* (State Board Resolution No. 68-16).

D. Impairment of Beneficial Uses

Existing beneficial uses impaired by trash in Ballona Creek are contact recreation (REC 1) and non-contact recreation such as fishing (REC 2) (trash is aesthetically displeasing and deters recreational use and tourism); warm fresh water habitat (WARM); wildlife habitat (WILD); estuarine habitat (EST) and marine habitat (MAR); rare, threatened or endangered species (RARE); migration of aquatic organisms (MIGR) and spawning, reproduction and early development of fish (SPWN); Commercial and sport fishing (COMM); Shellfish harvesting (SHELL); Wetland Habitat (WET). These beneficial uses in Ballona Creek are impaired by large accumulations of suspended and settled debris throughout the river system. Common items that have been observed by Regional Board staff include Styrofoam cups, Styrofoam food containers, glass and plastic bottles, toys, balls, motor oil containers, antifreeze containers, construction materials, plastic bags, and cans. Heavier debris can be transported during storms as well.

Trash in waterways causes significant water quality problems. Small and large floatables can inhibit the growth of aquatic vegetation, decreasing spawning areas and habitats for fish and other living organisms. Wildlife living in rivers and in riparian areas can be harmed by ingesting or becoming entangled in floating trash. Except for large items such as shopping carts, settleables are not always obvious to the eye. They include glass, cigarette butts, rubber, construction debris and more. Settleables can be a problem for bottom feeders and can contribute to sediment contamination. Some debris (e.g. diapers, medical and household waste, and chemicals) are a source of bacteria and toxic substances. Floating debris that is not trapped and removed will eventually end up on the beaches or in the open ocean, repelling visitors away from our beaches and degrading coastal waters.

A major trash problem experienced in Ballona Creek and Wetland contributes to a broader phenomenon that affects ocean waters, as small pieces of plastic called "nurdles" (defined as pre-production virgin material from plastic parts manufacturers, as well as post-production discards that are occasionally recycled) float at various depths in the ocean and affect organisms at all levels of the food chain. As sunlight and UV radiation render plastic brittle, wave energy pulverizes the brittle material, with a subsequent chain of nefarious effects

⁹ Water Quality Control Plan ("Basin Plan"), p. 3-9.

¹⁰ Ibid., pp. 3-16.

on the various filter feeding organisms found near the ocean's surface. Studies in the North Pacific indicate that both large floating plastic and smaller fragments are increasing. As a result of increased reports of resin pellet ingestion by aquatic wildlife and evidence that the ingested pellets are harming wildlife, the Interagency Task Force on Persistent Marine Debris (ITF) identified resin pellets, also known as plastic pellets, as a debris of special concern.¹¹ When released into the environment, these pellets either may float on or near the water surface, may become suspended at mid-depths, or may sink to the bottom of a water body. Whether a specific pellet floats or sinks depends on the type of polymer used to create the pellet, on additives used to modify the characteristics of the resin, and on the density of the receiving water.

A 1999 study of Marine Debris in the Mid-Pacific Gyre in an attempt to assess the potential effects of ocean particles on filter feeding marine organisms, collected plankton samples at various locations throughout the gyre. The results were stunning: the mass of plastic particles collected was six times higher than the mass of plankton (841 g/km²), although the number of planktonic organisms (1,837,342/km²) was five times the number of plastic pieces. The distribution of the sampling points allows one to assume that these numbers can be safely extrapolated to the breadth of the Mid-Pacific Gyre. A remarkable finding was that the number of particles did not increase in successively smaller size classes as expected, indicating there may be non-selective removal by mucus web-feeding jellies and salp. In this study, the most common type of identifiable particle, thin plastic film, accounted for 29% of the total. Many birds will die from ingesting this non-nutritive plastic.¹²

The prevention and removal of trash in Ballona Creek ultimately will lead to improved water quality and protection of aquatic life and habitat, expansion of opportunities for public recreational access, enhancement of public interest in the rivers and public participation in restoration activities, and propagation of the vision of the river as a whole and enhancement of the quality of life of riparian residents.

E. Extent of the Trash Problem in Ballona Creek

Trash is a water quality problem throughout Ballona Creek. The Regional Board has determined that current levels of trash exceed the existing Water Quality Objectives necessary to protect the beneficial uses of the river.

For many years, Los Angeles County and other cities have recognized that trash is a problem.¹³ The Los Angeles County Department of Public Works is reporting a "30% decrease in roadway trash on unincorporated County roads and a 50% decrease in trash

¹¹ US Environmental Protection Agency (US EPA) (1992) **Plastic Pellets in the Aquatic Environment: Sources and Recommendations.**

¹² Moore, C.J. et al. **Marine Debris in the North Pacific Gyre, 1999, with a Biomass Comparison of Neustonic Plastic and Plankton.** (in preparation)

¹³ See comments from Los Angeles County, Agoura Hills, Artesia, Beverly Hills, Hermosa Beach, Hidden Hills, Carson, Diamond Bar, La Habra Heights, La Mirada, La Puente, Monrovia, Norwalk, Rancho Palos Verdes, Rolling Hills, San Fernando, San Marino, West Hollywood, Westlake Village, and the Executive Advisory Committee (Stormwater Program - Los Angeles County) on behalf of all the Los Angeles County cities, submitted in response to the first draft of this Trash TMDL for the Los Angeles River Watershed.

entering catchbasins since adoption of the current National Pollutant Discharge Elimination System (NPDES) Permit”.¹⁴ However, trash in Ballona Creek continues to be a serious problem.

Every city in the watershed agrees that the amount of trash found in the waterways is excessive. Although the Regional Board has not yet received the data that the Los Angeles County Department of Public Works used for its findings, Regional Board staff regularly observe trash in the waterways of this watershed. Non-profit organizations such as Santa Monica BayKeeper or Heal the Bay, and others, organize volunteer clean-ups periodically, and document the amount of trash that was removed on such days, but these data do not indicate how long the trash had been accumulating at that particular site, only the amount that was picked up by the volunteers on a given day.

For example, at Coastal Clean-up Day in 1996, 26,300 lbs of trash were collected in Los Angeles County. During the September 18, 1999, California Coastal Clean up organized by Heal the Bay, a total of 60,711 lbs of trash were collected in Los Angeles County.¹⁵

Earthday clean ups results in large amounts of trash being removed from the Creek. Meanwhile, the purpose of volunteer clean-ups is to visibly clean the river and its banks, not to quantify debris. As a result, it is likely that some of the debris collected during those events are not recorded. In addition, volunteers traditionally focus on larger, more visible debris to the exclusion of smaller debris which are commonly encountered, such as cigarette butts. Table 2 shows the tonnage of trash collected at 3 sites along Ballona Creek. These figures show a portion of the trash existing along the creek.

Table 2. Ballona Creek Tonnage: Yearly Tonnage.¹⁶

<u>In conjunction with Coastal Clean Up Day</u>	
September 1994	32.8 tons
September 1995	20 tons
September 1996	24.94 tons
September 1997	unknown
September 1998	20 tons
September 1999	17 tons
September 2000	18.67 tons
<u>In conjunction with Earth Day</u>	
April 1995	7 tons
April 1996	8.74 tons
April 1997	21.67 tons
April 1998	3.5 tons
April 1999	7 tons
April 2000	8 tons

¹⁴Comment letter from County of Los Angeles, Department of Public Works, May 15, 2000, p. 1.

¹⁵ Alix Gerosa, Heal the Bay, November 22, 1999.

¹⁶ City of Culver City.

Several studies which attempted to quantify trash generated from discreet areas have been completed, but these concern relatively small areas, or relatively short periods, or both. The findings of some of these studies are discussed below.

The City of Calabasas cleaned out the Continuous Deflective Separation (CDS) Unit they had installed in December of 1998, on September 28, 1999. This CDS unit, located in Calabasas at the intersection of Las Virgenes Road and Agoura Road, collects trash from the runoff of a small storm drain, as well as part of the runoff from Calabasas Park Hills (Santa Monica Mountains), and eventually empties to Las Virgenes Creek. It is assumed that this CDS unit prevented all trash from passing through. The calculated area drained by this CDS Unit, as provided to the Regional Board by Los Angeles County Department of Public Works staff, amounts to 12.8 square miles. The urbanized area was estimated by Regional Board staff to amount to 0.10 square miles of the total area. The result of this clean-out, which represents approximately half of the 1998-1999 rainy season, was 2,000 gallons of sludgy water and a 64-gallon bag about two-third full of plastic food wrappers. It is assumed that part of the trash that accumulated in the CDS unit over roughly half of the rainy season had decomposed in the unit, hence the absence of paper products. Given the CDS unit was cleaned out after slightly more than nine months of use, it was assumed that this 0.10 square mile urbanized area produced a volume of 64 gallons of trash over one year. This datum will be used as the default value for the implementation plan. Although other studies are informative, studies currently available to the Regional Board provide insufficient data and could not be applied directly to establishing trash generation rates.

The City of Los Angeles conducted an Enhanced Catch Basin Cleaning Pilot Project in compliance with a consent decree between the United States Environmental Protection Agency, the State of California, and the City of Los Angeles. The project goals were to determine debris loading rates, characterize the debris, and find an optimal cleaning schedule through enhancing catch basin cleaning. The project evaluated trash loading at two drainage basins:

- The Hollywood Basin (1,366 acres and 793 catch basins) includes much of Hancock Park and is mostly residential with some commercial and open space, and no industrial land;
- The Sawtelle Basin (2,267 acres and 502 catch basins) includes residential areas with some commercial, industrial and transportation-related uses, and some open space.

The catch basins are inlet structures without a sump below the level of the outlet pipe to capture solids and trash washed down by the stormwater.¹⁷ These inlets also collect trash, grass clippings and animal wastes during dry weather. Catch basins were cleaned 3-4 times from March 1992 to December 1994 and yielded approximately 0.79 yd³ (160 Gal) of debris per cleaning (Sawtelle – 1.04 yd³ (210 Gal) and Hollywood – 0.61 yd³ (123 Gal)), characterized as paper (26%), plastic wastes (10%), soil (33%), and yard trimmings (31%).

¹⁷ Such structures are usually termed *catchments*, but the term *catch basin* is used throughout Southern California. The absence of flow during dry weather allows trash to collect at the inlet. (Phone conversation with Wing Tam, City of Los Angeles, November 10, 1999.)

The study also observed that the amount of plastic waste was less in residential areas and greater in non-residential areas, that paper waste was greater in commercial areas, and that soil and yard waste was greater in residential areas and open spaces.¹⁸

IV. Numeric Target

The numeric target for this TMDL is 0 (zero) trash in the water. The numeric target is ~~staff's interpretation of derived from~~ the narrative water quality objectives, including an implicit margin of safety. Although a substantial number of comments were received in response to the March 17, 2000 Draft TMDL, no information was provided to justify any other number for the final TMDL target that would fully support the designated beneficial uses. The numeric target was used to calculate the Waste Load Allocations as described in the Implementation Plan (see Section VIII.)

V. Source Analysis

The major source of trash in the river results from litter, which is intentionally or accidentally discarded in watershed drainage areas. Transport mechanisms include the following:

1. Storm drains: trash is deposited throughout the watershed and is carried to the various reaches of the river and its tributaries during and after significant rainstorms through storm drains.
2. Wind action: trash can also blow into the waterways directly.
3. Direct disposal: direct dumping also occurs.

Extensive research has not been done on trash generation or the precise relationship between rainfall and its deposition in waterways. However, it has been found that the amount of gross pollutants entering the stormwater system is rainfall dependent but does not necessarily depend on the source (Walker and Wong, December 1999). The amount of trash which enters the stormwater system depends on the energy available to re-mobilize and transport deposited gross pollutants on street surfaces rather than on the amount of available gross pollutants deposited on street surfaces. The exception to this finding of course would be in the event that there is zero gross pollutants deposited on the street surfaces or other drainages tributary to the storm drain. Where gross pollutants exist, a clear relationship between the gross pollutant load in the stormwater system and the magnitude of the storm event has been established. The limiting mechanism affecting the transport of gross pollutants, in the majority of cases, appears to be re-mobilization and transport processes (i.e., stormwater rates and velocities).

¹⁸ This information and all of the above concerning the City of Los Angeles Enhanced Catch Basin Cleaning was found in: City of Los Angeles Department of Public Works, Bureau of Sanitation: Consent Decree Report, Enhanced Catch Basin Cleaning, April 1999. (Unpublished report.)

Several studies conclude that urban runoff is the dominant source of trash. Ballona Creek collects runoff from several partially urbanized canyons on the south slopes of the Santa Monica Mountains as well as from intensely urbanized areas of West Los Angeles, Culver City, Beverly Hills, Hollywood, and parts of Central Los Angeles. The large amounts of trash conveyed by urban storm water to Ballona Creek and the Wetland is evidenced by the amount of trash that accumulates at the base of storm drains. The amount and type of trash that is washed into the storm drain system appears to be a function of the surrounding land use.

A number of studies (Walker and Wong, 1999, Allison, 1995), have shown that commercial land-use catchments generate more pollutants than residential land use catchments, and as much as three times the amount generated from light industrial land use catchment. It is generally accepted that commercial land uses tend to contribute larger loads of gross pollutants per area compared to residential and mixed land-use areas. This is in spite of daily street sweeping in the commercial sub-catchment compared to once every two weeks in residential and mixed land use areas.

VI. Waste Load Allocations

Storm drains have been identified as a major source of trash in the Los Angeles River. The strategy for meeting the water quality objective will focus on reducing the trash discharged via municipal storm drains.

Waste Load Allocations will be assigned to the Permittees and Co-permittees of the Los Angeles County Municipal Stormwater Permit (hereinafter referred to as Permittees) and Caltrans. In addition, Waste Load Allocations may be issued to additional facilities in the future under Phase II of the US EPA Stormwater Permitting Program. Waste Load Allocations assigned under the MS4 permit and the Caltrans permit will be based on a phased reduction from the estimated current discharge (i.e., baseline) over a 10-year period until the final Waste Load Allocation (currently set at zero) is met. The baseline allocation for the MS4 Permittees and Co-permittees (referred to hereinafter as the "Permittees") will be derived from currently available data (i.e., default baseline allocations) or refined data collected during the Baseline Monitoring Program.

A. Reconsideration and Refinement Provision

Upon completion of the baseline monitoring, staff shall report to the Board the results of such baseline monitoring. The Regional Board will review **and reconsider** the final Waste Load Allocations once a reduction of 50% **of the Baseline Waste Load Allocation** has been achieved. This means that the final Waste Load Allocation will be **reviewed only reconsidered** after substantial reductions are achieved. **This reconsideration**~~A review~~ of the Waste Load Allocation will be based on the findings of future studies regarding the threshold levels needed for protecting beneficial uses.~~The threshold level is presumed to be specific to all categories of trash.~~

AB. Default Baseline Waste Load Allocation

The Default Baseline Waste Load Allocation for the municipal stormwater permittees is equal to 640 gallons (86 cubic feet) of uncompressed trash per square mile per year. No differentiation will be applied for different land uses in the Default Baseline Waste Load Allocation. This value is based on data provided by the City of Calabasas, as described previously. In the event that the permittees elect to rely on the Default Baseline Waste Load Allocation, they must first establish a conversion factor translating uncompressed volume to a standardized compacted volume and/or dry weight. The final Default Baseline Waste Load Allocation, as described in compressed volume and/or dry weight, will be specified in the stormwater permit.

BC. Refined Baseline Waste Load Allocations

The municipal stormwater permittees may opt to seek refinement of the Default Baseline Waste Load Allocation by implementing an approved “Baseline Monitoring Plan,” as described in Section VII. The goal of the Baseline Monitoring program is to derive a representative trash generation rate for various land uses from across the Los Angeles River watershed. The Baseline Waste Load Allocation for any single city will be the sum of the products of each land use area multiplied by the Waste Load Allocation for the land use area, as shown below:

$$LA = \sum \text{for each city} (\text{area by land uses} \bullet \text{allocations for these land uses})$$

The urban portion of the Los Angeles River watershed was divided into twelve types of land uses for every city and unincorporated area in the watershed. Similar land use classifications already exist on the land use maps used by L.A. County Department of Public Works to assess the generation of certain pollutants by land use.¹⁹ The land use categories are: (1) high density residential²⁰, (2) low density residential²¹, (3) commercial and services, (4) industrial, (5) public facilities²², (6) educational institutions²³, (7) military installations, (8) transportation²⁴, (9) mixed urban²⁵, (10) open space and recreation²⁶, (11) agriculture²⁷, and

¹⁹ The land use classification was developed by Aerial Information Systems as a modified Anderson Land Use Classification and originally included 104 categories. The land use coverages were donated for GIS library use by Southern California Association of Governments (SCAG), and show land use for 1990 and for 1993. The coverages were mapjoined into a single coverage by Teale Data Center. The Regional Board layers were aggregated from the TDC coverage into the land uses shown above.

²⁰ High Density Residential includes High Density Single Family Residential and all Multi Family Residential, Mobile Homes, Trailer Parks and Rural Residential High Density.

²¹ Under 2 units per acre.

²² Public facilities include government centers, police and sheriff stations, fire stations, medical health care facilities, religious facilities large enough to be distinguished on an aerial photograph, libraries, museums, community centers, public auditoriums, observatories, live indoor and outdoor theaters, convention centers which were built prior to 1990, communication facilities, and utility facilities (electrical, solid waste, liquid waste, water storage and water transfer, natural gas and petroleum).

²³ Preschools and daycare centers, elementary schools, high schools, colleges and universities, and trade schools, including police academies and fire fighting training schools.

²⁴ Airports, railroads, freeways and major roads (that meet the minimum mapping resolution of 2.5 acres), park and ride lots, bus terminals and yards, truck terminals, harbor facilities, mixed transportation and mixed transportation and utility.

(12) water²⁸. Given that the minimum mapping resolution is 2.5 acres, a non-critical land use unit may not be mapped if it is less than 2.5 acres in size²⁹.

The appendix contains a table which shows the square mileage for each land use for each city and unincorporated areas in the watershed. Cities on the Ballona Creek watershed are Culver City, Beverly Hills, West Hollywood, parts of Santa Monica, parts of Inglewood, parts of Los Angeles, and some unincorporated areas of Los Angeles County. For cities that are only partially located on the watershed, the square mileage indicated is for the part of this city that is in the watershed only.

Land uses that are not under municipal jurisdiction, such as military installations, will be dealt with through separate permits, and will thus be monitored separately.

Each permittee will be allowed 90% of their baseline Waste Load Allocation during the first year of implementation, and the allocation will be reduced from the baseline by an average 10% through every year of implementation.

CD. Baseline Waste Load Allocations for Caltrans

A Litter Management Pilot Study (LMPS)³⁰ was conducted to evaluate the effectiveness of several litter management practices in reducing litter that is discharged from Caltrans storm water conveyance systems. The LMPS employed four field study sites, each of which was used to test a separate BMP. Each site included three replicate testing pairs, consisting of one site designed to measure the amount of trash produced when treatment was applied, and one control with no treatment site. The LMPS averages the data collected at the control outfalls in order to obtain the annual litter loads. The average combined total loads for the three control outfalls at each site normalized by the total area of control catchments is presented in the following table, adapted from the LMPS report³¹:

Table 3. Average Combined Total Loads for Control Outfalls at 3 Litter Management Pilot Study (LMPS) Sites.

Site	Weight lbs/sq mi	Volume cu ft/sq mi
1E	10584.00	1312.97
1W	7479.36	971.73

²⁵ Mixed commercial, industrial and/or residential, and areas under construction or vacant in 1990.

²⁶ Golf courses, local and regional parks and recreation, cemeteries, wildlife preserves and sanctuaries, botanical gardens, beach parks.

²⁷ Orchards and vineyards, nurseries, animal intensive operations, horse ranches.

²⁸ Open water bodies, open reservoirs larger than 5 acres, golf course ponds, lakes, estuaries, channels, detention ponds, percolation basins, flood control and debris dams.

²⁹ Critical land uses were mapped regardless of resolution limits. Critical land use units below 1 acre in size were mapped as 1-acre units.

³⁰ California Department of Transportation District 7 Litter Management Pilot Study, June 2000. This study defined litter in stormwater as “manufactured items that can be retained by ¼-inch mesh made from paper, plastic, cardboard, etc.”, and “that are not of natural origin (i.e. does not include sand, soil, gravel, vegetation, etc.)” (p. 1-2).

³¹ Ibid., Table 6-8.

6	7479.36	881.34
8	4374.72	404.51

A preliminary baseline Waste Load Allocation for weight and volume load generation for freeways is arrived at by averaging weight and volume columns. (see Table 4.)

Table 4. A Preliminary Baseline Waste Load Allocation for Weight and Volume for Freeways.

Weight lbs/sq mi	Volume cu ft/sq mi
7479.36	892.64

This is a default allocation which can be refined through baseline monitoring following the protocol previously indicated for baseline monitoring. It is to be noted that control site 1E already had one BMP in place before testing of the other BMPs, as it was cleaned monthly through an “Adopt a Highway” program.

Average Annual Daily Traffic (AADT) for all control sites in the study ranged from 216,000 to 238,000.³² Considering AADT on Los Angeles County freeways may be close to 300,000 on some sections³³, the chosen sites, although typical freeway outfalls, are not distributed throughout the whole AADT range. As the purpose of the study was to assess the effectiveness of specific BMPs, not to assess a trash generation factor, sites were chosen with similar characteristics.

DE. Baseline Waste Load Allocations for Municipal Permittees

Watershed wide default allocations for the ten-year implementation period are presented in Table 5. Using a default baseline load allocation of 86 cubic feet per square mile for the municipal permittees and 893 cubic feet per square mile for Caltrans³⁴, the default annual baseline Waste Load Allocation for the municipal permittees is 11,094 cubic feet (expressed as uncompressed volume) and 1,635 cubic feet for Caltrans.³⁵ The Waste Load Allocations represent a progressive reduction in the baseline Waste Load Allocation over a period of 10 years, and apply except in areas serviced by Full Capture Systems. The volumes shown, in cubic feet, are in uncompressed volumes, but in the event that the permittees elect to rely on the default baseline Waste Load Allocations, this unit of measure will be converted to an equivalent unit expressed in cubic yards based on a standardized compaction rate or dry weight.

³² Ibid., Table 6-8.

³³ Information on AADT on select freeways can be found on Caltrans’ website: <http://www.caltrans.ca.gov/>.

³⁴ The default allocation used here, based on the discussions mentioned above, is the same as the default allocation used for the Trash TMDL for the Los Angeles River watershed.

³⁵ This figure assumes Caltrans covers an area of 1.83 square miles, taking into account 329,600 linear feet of highway, 6 maintenance stations and 1 Park & Ride (Information provided by Caltrans.)

Table 5. Default Waste Load Allocations.
(Expressed as cubic feet of uncompressed trash and % reduction.)³⁶

Year of Implementation ³⁷	Municipal Stormwater Default Waste Load Allocation	CalTrans Default Waste Load Allocation
Year One	9,985 or 90% of the baseline load	1,472 or 90% of the baseline load
Year Two	8,875 or 80% of the baseline load	1,308 or 80% of the baseline load
Year Three	7,776 or 70% of the baseline load	1,146 or 70% of the baseline load
Year Four	6,656 or 60% of the baseline load	981 or 60% of the baseline load
Year Five	5,547 or 50% of the baseline load	818 or 50% of the baseline load ³⁸
Year Six	4,438 or 40% of the baseline load	654 or 40% of the baseline load
Year Seven ³⁹	3,328 or 30% of the baseline load	491 or 30% of the baseline load
Year Eight	2,218 or 20% of the baseline load	327 or 20% of the baseline load
Year Nine	1,110 or 10% of the baseline load	164 or 10% of the baseline load
Year Ten	0 or 0% of the baseline load	0 or 0% of the baseline load

VII. Baseline Monitoring

The goal of the Baseline Monitoring Program is to collect representative data from across the watershed that can be used to refine the default Waste Load Allocations. Two Baseline Monitoring Strategies are outlined herein. The first is the program presented in the March 17, 2000, Draft Los Angeles River Trash TMDL. The second is an Alternative Baseline Monitoring Program based on a plan presented by the Los Angeles County, Department of Public Works, in a letter dated August 30, 2000. Baseline monitoring will be required via Section 13267 of the Porter-Cologne Water Quality Control Act (hereinafter referred to as “Porter-Cologne”).

³⁶ Table has been simplified to show default watershed wide allocations for municipal permittees only.

³⁷ Year of implementation subsequent to the two-year baseline monitoring program.

³⁸ ~~A review of the current target will be undertaken once a reduction of 50% has been achieved and sustained.~~

³⁹ ~~A review of the current target will be allowed once a reduction of 50% has been achieved and sustained.~~

A number of permittees objected to the Baseline Monitoring Plan as presented in the March 17, 2000, Draft TMDL. Most of the objections were based on the cost of employing full-capture monitoring systems across 10% of the watershed. In addition, finding a watershed that drains a single land use also was problematic. In an effort to arrive at a less costly plan that would still provide representative data sufficient for use in deriving Baseline Waste Load Allocations, the Los Angeles County Department of Public Works convened a committee of the municipal permittees to evaluate alternative strategies. Regional Board staff met with the committee on nine occasions to establish the minimum requirements for an Alternative Baseline Monitoring Plan and to review various strategies. The minimum requirements established were:

- The plan would provide representative data from across the watershed.
- The plan would provide data in units that were easily ~~reproduceable~~reproducible and would be comparable with data to be collected during the Implementation Phase (i.e., we would be comparing apples with apples).
- The permittees agreed that Baseline Waste Load Allocations would be derived from data generated from the plan.

One issue of concern was whether representative data could be collected if rainfall was below normal during the Baseline Monitoring period. Staff has addressed this concern by specifying that the Permittees may elect to continue the Baseline Monitoring for an additional two years. However, the Implementation Schedule will not be delayed as a result of the extended Baseline Monitoring.

A. Land Use Areas to be Monitored

Monitoring data will be used to establish specific trash generation rates per land use. Thus, all monitoring will be designed according to land use. Some of the land uses will be monitored by the Los Angeles County Department of Public Works (LACDPW), possibly in association with the cities located on Ballona Creek watershed, while other land uses which are outside the jurisdiction of the municipalities, such as airports, will be monitored using similar methods by the appropriate permittees, and the resulting baseline monitoring results will then be applied as these entities are permitted under EPA Phase II Storm Water regulations. City and County streets are included in each land use as they are monitored.

The land use categories that will be monitored by the LACDPW baseline monitoring group (in order to determine land use based generation rates) are:

- High density residential,
- Low density residential,
- Commercial and services,
- Industrial, and
- Open space and recreation.

Certain land uses will be exempt from monitoring:

- public facilities,
- mixed urban,
- agriculture, and
- water.

Public facilities (except educational institutions) will not be monitored because their diversity makes it difficult to obtain a representative generation rate. Thus, their generation rate will be assumed to be the highest between residential, commercial and industrial.

Mixed urban will not be monitored, instead the generation rate for mixed urban will again be assumed to be the highest between residential, commercial and industrial.

Agricultural land uses will be exempt from monitoring because they represent such a small percentage of the total watershed. The assigned generation rate will be that of the geographically closest land use.

Water will be exempt from monitoring because it is not considered a generator of trash.

Transportation land use, as defined by the Regional Board, includes airports, railroads, freeways and major roads (that meet the minimum mapping resolution of 2.5 acres), park and ride lots, bus terminals and yards, truck terminals, harbor facilities, mixed transportation and mixed transportation and utilities. Of that land use, what is under Caltrans' jurisdiction will be covered under Caltrans' permit. Caltrans will be required to submit a monitoring plan for that land use, and will be assigned a Waste Load Allocation as well. Major boulevards that are currently under Caltrans' jurisdiction, but are affected by trash generated on municipal sites, such as Santa Monica Boulevard, will be addressed by the cities concerned. Baseline monitoring for airports will be done separately and airports will be permitted separately.

Under EPA Phase II of the Storm Water Regulations, separate permits will be written for state and federal facilities. Thus, public educational institutions and military installations will be covered under separate permits under Phase II. Again, these entities covered under separate permits will have to conduct baseline monitoring as well in order to arrive at a trash generation factor. Private education facilities, however, are under cities' jurisdiction and are part of the city. Thus, private educational institutions will be assigned the rate of the geographically closest land use.

Each of the permittees and co-permittees are responsible for monitoring land uses within their jurisdiction. However, monitoring responsibilities may be delegated to a third-party monitoring entity such as LACDPW, or other permittees or co-permittees as appropriate.

B. General Baseline Monitoring Plan Requirements

The following general requirements will apply during Baseline Monitoring, regardless of the monitoring plan employed.

- Monitoring Plan. The permittee will submit a monitoring plan with the proposed monitoring sites and at least two alternate monitoring locations for each site. The plan must include maps of the drainage and storm drain data for each proposed and alternate monitoring location. The monitoring plan(s) will be submitted to the Regional Board within 30 days after receipt of the Executive Officer's letter requesting such a plan. Such a request is authorized pursuant to Section 13267 of the Porter-Cologne. The Regional Board's Executive Officer will have full authority to review the monitoring plan(s), to modify the plan, to select among the alternate monitoring sites, and to approve or disapprove the plan(s).
- Jurisdiction. While each city, and Los Angeles County for non-incorporated areas, will receive an allocation based on the trash generation factors for its land uses, the areas not regulated under municipal or industrial storm water permits may be permitted separately. For this reason, each city must provide the Regional Board with a list of entities located within their municipal boundaries that are outside of their jurisdiction including state or federal lands and facilities, within 120 days of the effective date of this TMDL. The Regional Board will review the lists of state and federal entities and issue permits as warranted.
- Data Collection. Baseline data will be collected over a period of at least two years. Although the amount of trash deposited into the waterways through the conveyance of a storm drain is dependent on rainfall patterns, and larger amounts of trash are typically deposited into the channels as a result of the first storm of the season, monitoring will include dates in both the rainy season and the dry season. The Los Angeles County Department of Public Works defines the rainy season as spanning from October 15 to April 15. In the event that precipitation during the two years of Baseline Monitoring is below average, the permittees may elect to extend the monitoring plan for another two years. However, an extension of the Baseline Monitoring program, shall not cause a delay in the commencement of the Implementation Plan as described in Section VIII.
- Unit of Measure. Data will be reported in a single unit of measure that is reproduceable and measures the amount of trash, irrespective of water content (e.g., compacted volume based on a standardized compaction rate, dry weight, etc.). The permittees may select the unit, but all permittees must use the same unit of measure. The unit of measure used during Baseline Monitoring also will be used during Implementation for determining compliance with Waste Load Allocations.
- Sampling Frequency. During wet weather, all sampling devices will be emptied within 72 hours of every precipitation event of 0.25 inch. During dry weather, sampling devices will be emptied and analyzed every three months in the absence of precipitation.

- Vegetation. The permittees may exclude vegetation from their reported discharge except where there is evidence that the vegetation is the result of the illegal discharge of yard waste. However, all monitoring data must be reported uniformly (either with or without vegetation). If the permittees include vegetation in the discharges reported during Baseline Monitoring, they will be obligated to include natural vegetation in their reports of discharge during Implementation.
- Disposal of Collected Trash. Trash captured during the monitoring program must be disposed of in accordance with all applicable laws and regulations.

A summary of the requirements and milestone dates related to the Baseline Monitoring Program are summarized in Table 6.

Table 6. Baseline Monitoring Plan Due Dates.

Due Date	Requirement
30 days after receipt of the Executive Officer's request as authorized by Section 13267 of Porter-Cologne.	Submit baseline monitoring plan(s).
120 days after receipt of the Executive Officer's request as authorized by Section 13267 of Porter-Cologne.	List facilities that are outside of the permittee's jurisdiction but drain to a portion of the the permittee's storm drain system, which discharges to Ballona Creek.
First 2 years after approval of this amendment; <u>to be extended to 4 years at the option of the Permittees</u>	Collect Baseline Data
72 hours after each rain event	Clean out and measure trash retained
Every 3 months during dry weather	Clean out and measure trash retained

C. Baseline Monitoring Plan

During the first year of baseline monitoring, permittees or groups thereof will capture and quantify trash from an area of no less than 10% of the total land area over which they have jurisdiction and that drains to Ballona Creek. The monitoring areas will also represent 10% of every land use the group has jurisdiction over. If storm drain configuration vs. land use make the representation of 10% of a land use unfeasible, the permittees or groups thereof can choose areas that their land uses as representatively as possible, as long as the extent of the surface being monitored represents 10%.

For the purposes of developing monitoring data for the establishment of Waste Load Allocations, the Regional Board will accept "full capture" as defined in Section II herein. This level of treatment will capture 100% of the trash mobilized by a one-year storm and nearly all of the trash generated from a more intense storm. This is because most pollutants occur in the first flush of the runoff and would thus be intercepted by a structural treatment device prior to the crest of the runoff flow resulting from a more intense storm.

D. Alternative Baseline Monitoring Plan

For each land use monitored, a minimum of ten representative sites will be sampled. For each sampling site, a minimum of five catch basins will be fitted with inserts, for a total of not less than 50 catch basin inserts per land use monitored. The existing litter removal practices that are employed by the cities will remain in place, so that baseline monitoring will evaluate how much trash is washed into the system under current practices.

In addition, the Regional Board will require a structural, full capture ~~device~~-system downstream of at least one sampling site for each land use monitored. For this sampling site, all of the catch basins that are upstream of the full capture-monitoring device must be fitted with inserts. This configuration will provide information on the relative effectiveness of the catch basin inserts as opposed to the full capture systems in varying land uses and under varying weather conditions.

Ballona Creek watershed permittees have the option to pool their resources with Los Angeles River watershed permittees into a single baseline monitoring program. With this option, a minimum of ten representative sites per land use would be sampled throughout the two watersheds, and data obtained from the Los Angeles River watershed could be used to document generation rates in the Ballona Creek watershed, and vice versa. If all permittees choose to share the same monitoring program, the same generation rate will be used to determine the Baseline Waste Load Allocation for all permittees in both the Los Angeles River and the Ballona Creek watershed.

VIII. Implementation and Compliance

As required by the Clean Water Act, discharges of pollutants to surface waters from storm water are prohibited, unless the discharges are in compliance with a National Pollutant Discharge Elimination System (NPDES) Permit. Discharge of trash to Ballona Creek will be regulated via the Municipal NPDES Storm Water Permits and the Caltrans stormwater permit. In addition, USEPA Phase II stormwater permits, general permits, and industrial permits may also be used to regulate discharges of trash to the river.

In June 1990, the first Municipal NPDES Storm Water Permit was issued jointly to Los Angeles County and 84 cities as co-permittees. A separate NPDES Storm Water Permit was issued to the City of Long Beach on June 30, 1999. Storm water municipal permits will be one of the implementation tools of this Trash TMDL, and will include the allocations as effluent limits or other permit requirements. Thus, future storm water permits will be modified to incorporate the Waste Load Allocations and to address monitoring and implementation of this TMDL.

A. Compliance Determination

During the Baseline Monitoring Program that occurs prior to the commencement of the Implementation Phase, cities will be deemed in compliance with the Waste Load Allocations provided that all of the trash collected during the monitoring program is disposed of in compliance with all applicable regulations. Thereafter, for those areas not covered by

Full Capture Systems, compliance with the Waste Load Allocations will be calculated as a running three-year average. Other measures of compliance will relate to the implementation and reporting as required under the approved Baseline Monitoring Program.

The first compliance point during the Implementation Phase will be September 30, 2006. Compliance will be evaluated based on the total load discharged to the river during the period October 1, 2003 through September 30, 2006, divided by three. Compliance thereafter will be evaluated at the end of each successive storm season and will be based on a rolling three-year average (see Table 7). This method will provide allowances for variability due to rainfall. Exceedance of the 3-year rolling average discharge will subject the permittee to enforcement action. A summary of the schedule for determining compliance with the Waste Load Allocations is presented in Table 7.

The final waste load allocation will be considered complied with when the Executive Officer finds that: Structural devices or systems, and/or institutional controls have removed effectively 100% of the trash from the storm drain system discharge to the Ballona Creek or its listed tributaries.

Table 7. Compliance Schedule.⁴⁰
(Default waste load allocations expressed as cubic feet of uncompressed trash and % reduction.)

Year	Baseline Monitoring/ Implementation	Waste Load Allocation	Compliance Point
1 10/1/01-- 9/30/02	Baseline Monitoring	No allocation specified. Trash will be reduced by levels collected during the baseline monitoring program.	Achieved through timely compliance with baseline monitoring program.
2 10/1/02-- 9/30/03	Baseline Monitoring	No allocation specified. Trash will be reduced by levels collected during the baseline monitoring program.	Achieved through timely compliance with baseline monitoring program.
3 10/1/03-- 9/30/04	Baseline Monitoring (optional)/ Implementation: Year 1	90% (9,985 for the Municipal permittees, 1,472 for Caltrans)	No compliance point (target of 90%)
4 10/1/04-- 9/30/05	Baseline Monitoring (optional)/ Implementation: Year 2	80% (8,875 for the Municipal permittees, 1,308 for Caltrans)	No compliance point (target of 80%)
5 10/1/05-- 9/30/06	Implementation: Year 3	70% (7,776 for the Municipal permittees; 1,146 for Caltrans)	Compliance is 80% of the baseline load calculated as a rolling 3-year annual average (8,875 for the Municipal permittees; 1,308 for Caltrans).
6 10/1/06-- 9/30/07	Implementation: Year 4	60% (6,656 for the Municipal permittees; 981 for Caltrans)	70% of the baseline load the baseline load calculated as a rolling 3-year annual average (7,776 for the Municipal permittees; 1,146 for Caltrans).
7 10/1/07-- 9/30/08	Implementation: Year 5 ⁴¹	50% (5,547 for the Municipal permittees; 818 for Caltrans)	60% of the baseline load calculated as a rolling 3-year annual average (6,656 for the Municipal permittees; 981 for Caltrans)
8 10/1/08-- 9/30/09	Implementation: Year 6	40% (4,438 for the Municipal permittees; 654 for Caltrans)	50% of the baseline load calculated as a rolling 3-year annual average (5,547 for the Municipal permittees; 818 for Caltrans).
9 10/1/09-- 9/30/10	Implementation: Year 7	30% (3,328 for the Municipal permittees; 491 for Caltrans)	40% of the baseline load calculated as a rolling 3-year annual average (4,438 for the Municipal permittees; 654 for Caltrans).
10 10/1/10-- 9/30/11	Implementation: Year 8	20% (2,218 for the Municipal permittees; 327 for Caltrans)	30% of the baseline load calculated as a rolling 3-year annual average (3,328 for the Municipal permittees; 491 for Caltrans).
11 10/1/11-- 9/30/12	Implementation: Year 9	10% (1,110 for the Municipal permittees; 164 for Caltrans)	20% of the baseline load calculated as a rolling 3-year annual average (2,218 for the Municipal permittees; 327 for Caltrans).
12 10/1/12-- 9/30/13	Implementation: Year 10	0 or 0 % of the baseline load.	10% of the baseline load calculated as a rolling 3-year annual average (1,110 for the Municipal permittees; 164 for Caltrans).
13 10/1/13-- 9/30/14	Implementation: Year 11	0 or 0 % of the baseline load .	3.3 % of the baseline load calculated as a rolling 3-year annual average (366 for the Municipal permittees, 54 for Caltrans)

⁴⁰ Notwithstanding the zero trash target and the default waste load allocations shown below in Table 7, a Permittee will be deemed in compliance with the Trash TMDL in areas serviced by a Full Capture Systems within the Ballona Creek and Estuary Watershed.

⁴¹ As specified in Section VI.A., the Regional Board will review and reconsider the final Waste Load Allocations ~~A review of the current target will be allowed~~ once a reduction of -50% has been achieved and sustained.

14 10/1/14-- 9/30/15	Implementation: Year 12	0 or 0 % of the baseline.	0 or 0 % of the baseline.
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B. Compliance Strategies

Permittees may employ a variety of strategies to meet the progressive reductions in their Waste Load Allocations. These strategies may be broadly classified as either:

- ~~End-of-pipe~~ Full capture ~~systems, structural controls~~ or
- Partial capture control systems and/or
- Institutional controls.

A permittee could comply with the successive reduction in Waste Load Allocations by installing ~~Full~~ ~~capture~~ ~~Systems~~ ~~devices~~ progressively throughout the watershed until all of the outlets to Ballona Creek system are covered. This approach may be best suited for open space areas, where low levels of trash may accumulate over large vegetated drainage areas. However, in more urban settings, institutional controls including enforcement of litter laws and more frequent street sweeping may be preferred.

It is to be noted that ordinances that prohibit litter are already in place in most cities. For example, the Los Angeles City Code of Regulations recognizes that trash becomes a pollutant in the storm drain system when exposed to storm water or any runoff and prohibits the disposal of trash on public land:

No person shall throw, deposit, leave, cause or permit to be thrown, deposited, placed, or left, any refuse, rubbish, garbage, or other discarded or abandoned objects, articles, and accumulations, in or upon any street, gutter, alley, sidewalk, storm drain, inlet, catch basin, conduit or other drainage structures, business place, or upon any public or private lot of land in the City so that such materials, when exposed to storm water or any runoff, become a pollutant in the storm drain system. (City Code of Regulations, §64.70.02.C.1(a).)

Institutional controls provide several advantages over structural full capture systems. Foremost, institutional controls offer other societal benefits associated with reducing litter in our city streets, parks and other public areas. The capital investment required to implement institutional controls is generally less than for full ~~capture~~ systems. However, the labor costs associated with institutional controls may be higher, and institutional controls may be more costly in the long-term.

There have been a number of discussions as to how permittees may best implement the gradual reductions required by this Trash TMDL, and as to the types of devices or best management practices they should elect. The permittees will be free to implement trash reduction in any manner that they choose.

A discussion of the means for determining compliance for various implementation strategies is presented in the following subsections.

1. Full Capture ~~Treatment~~ Systems

The amount of trash discharged to the river by an area serviced by a ~~fFull_eCapture device or sSystem~~ will be considered to be in compliance with the final Waste Load Allocation for the drainage area, provided that the ~~fFull eCapture sSystems~~ are adequately sized, maintained and maintenance records are available for inspection by the Regional Board. Compliance with the final Waste Load Allocation will be assumed wherever Full Capture Systems are installed in the Ballona Creek and Estuary Watershed. The installation of a Full Capture System by a discharger does not establish any presumption that the system is adequately sized, and the Regional Board reserves the right to review sizing and other data in the future to validate that a system satisfies the criteria established in this TMDL for a Full Capture System, for full capture systems with a design treatment capacity of not less than the peak flow resulting from a one year storm (determined to be 0.6 inch of rain per hour and assumed to be similar for the Ballona Creek watershed).

~~The permittees may employ devices or systems other than the vortex separation system to meet the final Waste Load Allocations. However, such systems must be approved by the Executive Officer to attain removal credit. Before approving a full capture system, the Executive Officer must make the following findings:~~

- ~~—The device or system will capture all particles retained by a 5 mm mesh screen from all runoff generated from a one year storm (determined to be 0.6 inch per hour) and~~
- ~~• The device or system is designed to prevent plugging or blockage of the screening module.~~

2. Partial Capture Treatment Systems and Institutional Controls

Measuring the effectiveness of partial-capture systems and institutional controls is more complicated. The discharge resulting from an area addressed by partial capture and/or institutional controls will be estimated using a mass balance approach, based on the daily generation rate (DGR) for the specific area. [Note: The DGR should not be confused with the trash generation rates obtained during baseline monitoring. The baseline monitoring program is designed to obtain “typical” trash generation rates for a given land use. Those values are then used to calculate a Permittee’s baseline load allocation. The DGR is the average amount of trash deposited within a specified drainage area over a 24-hour period. The DGR will be used in a mass balance equation to estimate the amount of trash discharged during a rain event.] (See Example 1.)

Annual re-calculation of the DGR will serve as a measure of the effectiveness of source reduction measures including public education, enforcement of litter laws, etc. Source reduction measures will be accredited based on an annual recalculation of the DGR to allow for progressive improvement and/or to account for backsliding.

The DGR will be determined from direct measurement of trash deposited in the drainage area during the month of July⁴², and re-calculated every year thereafter. July was assumed to be a month characterized by high outdoor activity when trash is most likely to be deposited on the ground. The recommended method for measuring trash during this time period is to close the catch basins in a manner that prevents trash from being swept into the catch basins and then to collect trash on the ground via street sweeping, manual pickup, or other comparable means. The DGR will be calculated as the total amount of trash collected during the month divided by 31 (the number of days in the month).

Accounting of DGR and trash removal via street sweeping, catch basin clean outs, etc. will be tracked in a central spreadsheet or database to facilitate the calculation of discharge for each rain event. The spreadsheet and/or database will be available to the Regional Board for inspection during normal working hours. The database/spreadsheet system will allow for the computation of calculated discharges and can be coordinated with enforcement. This database will be developed by cities or groups of cities.

The Executive Officer may approve alternative compliance monitoring programs other than those described above, upon finding that the program will provide a scientifically-based estimate of the amount of trash discharged from the storm drain system.

3. Examples of Implementation Strategies

Two example control strategies for municipal stormwater discharges are described in this section.

Example 1.

A permittee installs catch basin inserts and “dry weather trash door” devices of the type that maintains the catch basin shut during dry weather, and implements regular street sweeping. After each storm of 0.25 inch or greater, the catch basin inserts are emptied. In this case, the DGR was calculated during the month of July as follows:⁴³

DGR = (Volume of trash collected via street sweeping during the month of July/31 days.)

The stormwater discharge for a given rain event then would be calculated by multiplying the number of days since the last street sweeping by the DGR and subtracting the volume of trash recovered in the catch basin inserts.

$$\text{Stormwater Discharge} = [(\text{Days since last street sweeping}) (\text{DGR})] - [\text{Volume of trash recovered from catch basin inserts}]$$

Example 2.

⁴² Provided no special events are schedule that may affect the ~~representativity~~ **representative nature** of that month.

⁴³ In the event that trash generation rates differ between weekday and weekends, a distinction in the DGRs may be warranted.

City X is comprised of three land use areas (Land Uses A, B, and C). The city has adopted an implementation strategy using a combination of full capture structural and institutional controls. As of year five, the city has installed full capture ~~structural controls~~ systems in Area A and institutional controls in Area B. City X has not yet taken any action to control trash in Area C. The watershed-wide baseline Waste Load Allocation have been established at 100 lbs per square mile for Land Uses A and B, and at 200 lbs per square mile for land use C. The full capture ~~treatment~~ system is assumed to meet the final Waste Load Allocation. The city's mass balance calculations show that 100 lbs of trash was discharged from Land Use Area B. The discharge from Land Use Area C is assumed to be the base load allocation since no controls were implemented and the daily generation rate has not been established. As shown in Figure D, City X's discharge for the year was 1,100 lbs, and the 3-year rolling average discharge was less than the 5-Year Waste Load Allocation. Therefore, the city was found to be in compliance with its discharge loading unit.

<p>Land Use A: 10 sq miles treated by a full capture system</p> <p>Baseline Waste Load Allocation: 100 lbs/sq mi/year</p>	<p>Land Use B: 5 sq miles treated via institutional controls and partial capture</p> <p>Baseline Waste Load Allocation: 100 lbs/sq mi/year</p>
	<p>Land Use C: 5 sq miles - No treatment applied</p> <p>Baseline Waste Load Allocation: 200 lbs/sq mi/year</p>

Baseline Waste Load Allocation for each land use in City X:

A=(100 lbs/sq mi/yr) (10 sq mi)=1000 lbs

B=(100 lbs/sq mi/yr) (5 sq mi)=500 lbs

C=(200 lbs/sq mi/yr) (5 sq mi)=1000 lbs

Total baseline Waste Load Allocation =
2,500 lbs

Year 5 Waste Load Allocation = 2,000 lbs*

*An 80% reduction based on a 3-year rolling average.

Previous Years' Discharge:

Year 3 = 2,400 lbs

Year 4 = 2,000 lbs

Trash Discharge for Year 5:

A=0

B=100 lbs (Determined by mass balance)

C=1,000 lbs (No reduction)

Total Discharge (Year 5) = 1,100 lbs

Three-Year Rolling Average

Discharge

Year 3 = 2,400 lbs

Year 4 = 2,000 lbs

Year 5 = 1,100 lbs

3-year rolling average discharge = 1,833 lbs

Compliance is achieved: Discharge (1,833 lbs) < Waste Load Allocation (2,000 lbs).

Figure ED. Example 2, City X After Year 5.

A summary of implementation strategies and compliance assurance methods is provided in Table 8.

Table 8. Summary of Possible Trash Reduction Implementation Measures.

Treatment Applied	Measure of Effectiveness	Compliance Determination
Source Control: Public education, enforcement of litter laws, container redemption programs, etc.	Daily Generation Rate: Amount of trash collected via street sweeping and or from catch basin inserts divided by the number of days provides a measure of source control measure effectiveness	DGR used in mass balance calculation of discharge: Discharge = [DGR (x) Days since last street sweeping] (-) [Catch basin cleanouts]
Partial Capture: (Catch basin inserts, trash excluder doors, etc.)	Mass Balance: Discharge = [DGR (x) Days since last street sweeping] (-) [Catch basin cleanouts] <hr/> OR Downstream Monitoring w/ Full Capture System	Discharge based on mass balance calculation: Discharge = [DGR (x) Days since last street sweeping] (-) [Catch basin cleanouts] <hr/> OR Monitoring Results
Full Capture <u>System</u> : <u>Any single device or series of devices that traps all particles retained by a 5 mm mesh screen and has a design treatment capacity of not less than the peak Capture 100% of particles retained by a 5 mm mesh screen. from flow rate (Q) resulting from a one-year, one-hour storm in a sub drainage area. Rational equation is used to compute the peak flow rate: Q = C x I x A, where Q = design flow rate (cubic feet per second, cfs); C = runoff coefficient (dimensionless); I = design rainfall</u>	Effectiveness verified by literature	Final Waste Load Allocation Achieved: Provided system is adequately sized, maintained and maintenance records are available for Regional Board inspection

<u>intensity (inches per hour, as determined per the rainfall isohyetal map in Figure A),* and A= subdrainage area (acres)0.6 inches rain/hr</u>		
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* The isohyetal map may be updated annually by the Los Angeles County hydrologist to reflect additional rain data gathered during the previous year. Annual updates published by the Los Angeles County Department of Public Works are prospectively incorporated by reference into this TMDL and accompanying Basin Plan amendment.

IX. Cost Considerations

The Porter-Cologne Section 13241(d), requires staff to “consider costs” associated with the establishment of water quality objectives. The TMDL does not establish water quality objectives, but is merely a plan for achieving ~~the~~ existing water quality objectives. Therefore cost considerations required in Section 13241 are not required for this TMDL.

The purpose of this cost analysis is to provide the Regional Board with information concerning the potential cost of implementing this TMDL and to addresses concerns about costs that have been raised by stakeholders. This section takes into account a reasonable range of economic factors in fulfillment of the applicable provisions of the California Environmental Quality Act (Public Resources Code Section 21159.)

An evaluation of the costs of implementing this Trash TMDL amounts to evaluating the costs of preventing trash from getting from the storm drains to the river. This brief report gives a summary overview of the costs associated with the most likely ways the permittees will achieve the required reduction in discharges to the storm drain system. Such an analysis would be incomplete if it failed to consider the existing cost that presently is transferred to “innocent” downstream communities. Approximately 1,620 tons of litter are estimated to be discharged to Ballona Creek annually, requiring costly removal measures. In addition there is an unquantified cost to aquatic life within the River and the Ocean.

The Regional Board has some information about various facets of the costs of preventing trash from getting into the storm drains. However, exact information on infrastructure currently in place and current structural projects being undertaken is currently not available to the Board. Furthermore, lack of complete information on existing costs precludes a comparison between costs of compliance with existing costs.

A. Current Cost of Trash Clean-Ups

Cleaning up the river, its tributaries and the beaches is a costly endeavor. In Los Angeles County, the Los Angeles County Department of Public Works contracts out the cleaning of over 75,000 catchments (catch basins) for a total cost of slightly over \$1 million per year, billed to 42 municipalities. Each catch basin is cleaned once a year before the rainy

season, except for 1,700 priority catch basins that fill faster and have to be cleaned out more frequently.

Over 4,000 tons of trash are collected from Los Angeles County beaches annually, at a cost of \$3.6 million to Santa Monica Bay communities in fiscal year 1988-89 alone. In 1994 the annual cost to clean the 31 miles of beaches (19 beaches) along Los Angeles County was \$4,157,388.

B. Cost of Implementing Trash TMDL

The cost of implementing this TMDL will range widely, depending on the method that the Permittees select to meet the Waste Load Allocations. Arguably, enforcement of existing litter ordinances could be used to achieve the final Waste Load Allocations at minimal or no additional cost. The most costly approach in the short-term is the installation of full -capture structural treatment devices systems on all discharges to the Ballona Creek and Estuary river. However, in the long term, this approach would result in lower labor costs and may be less expensive than some other approaches.

Most of the information presented herein consists of catch basin inserts, structural vortex separation devices, and end of pipe nets. We are considering the costs associated with preventing the disposal of trash into the storm drain system over the whole watershed. For all calculations, the urbanized portions of Ballona Creek watershed is assumed to span an area of 129 square miles.

Regardless of the method(s) used, costs associated with the gradual decrease of the amount of trash in the waterways, and the maintenance of -Ballona Creek and its tributaries free of trash include monitoring and implementation costs. Any device chosen for monitoring trash or removing trash from storm drain, regardless of its installation costs, will also be associated with labor costs.

We are looking at several methods separately, from retrofitting all the catch basins in the urbanized portion of the watershed, to using solely structural full capture methods.

1. Catch Basin Inserts

At a cost of around \$800 per insert, catch basin inserts are the least expensive structural treatment device in the short term. However, because they are not a full capture method, they must be monitored frequently and must be used in conjunction with frequent street sweeping. We assumed that approximately 33,710 catch basins would have to be retrofitted with inserts to cover 129 square miles of the watershed. A summary of estimated costs for using catch basin inserts across the entire watershed is provided in Table 9.

Table 9. Costs of retrofitting the urban portion of the watershed with catch basin inserts. (amounts in millions)

Number of years into the program	1	2	3	4	5	6	7	8	9	10	11	12
Operations & Maintenance costs (yearly)	1.3	2.5	3.8	5.0	6.3	7.5	8.8	10.0	11.3	12.5	12.5	12.5
Capital costs (yearly)	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5	0.0	0.0

Costs per year (servicing + capital costs)	3.8	5.0	6.3	7.5	8.8	10.0	11.3	12.5	13.8	15.0	12.5	12.5
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The total capital costs required for retrofitting the whole watershed would be \$25 million, while the yearly maintenance costs after full implementation would be \$12.5 million.

2. Full Capture Vortex Separation Systems (VSS)

Permanent structural devices can be used to trap gross pollutants for monitoring purposes as well as implementation. Among those “litter control devices” are structural vortex separation systems (VSS), floating debris traps, end-of-pipe nets, and trash racks. VSS units appear to be among the best alternatives to evaluate or remove the amount of trash generated throughout a particular drainage area.

An ideal way to capture trash deposited into a storm drain system would be to install a VSS unit. This device diverts the incoming flow of storm water and pollutants into a pollutant separation and containment chamber. Solids within the separation chamber are kept in continuous motion, and are prevented from blocking the screen so that water can pass through the screen and flow downstream. This is a permanent device that can be retrofitted for oil separation as well. Studies have shown that VSS systems remove virtually all of the trash contained in the treated water. The cost of installing a VSS is assumed to be high, so limited funds will place a cap on the number of units which can be installed during any single fiscal year.

Table 10 shows estimated costs associated with retrofitting the watershed with low capacity vortex separation systems progressively over ten years.

Table 10. Costs Associated with Low Capacity Vortex Gross Pollutant Separation Systems.
(amounts rounded in millions)

Number of years into the program	1	2	3	4	5	6	7	8	9	10	11	12
Operations & Maintenance costs (yearly)	3.3	6.6	9.9	13.2	16.5	19.8	23.1	26.4	29.7	33.0	33.0	33.0
Capital costs (yearly)	21.1	21.1	21.1	21.1	21.1	21.1	21.1	21.1	21.1	21.1	0.0	0.0
Costs per year (servicing + capital costs)	24.4	27.7	31.0	34.3	37.6	40.9	44.3	47.6	50.9	54.2	33.0	33.0

Similarly, Table 11 provides estimates of costs associated with the installation of large capacity VSS systems.

Table 11. Costs Associated with Large Capacity Vortex Gross Pollutant Separation Systems.
(amounts in millions)

Number of years into the program	1	2	3	4	5	6	7	8	9	10	11	12
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Operations & Maintenance costs (yearly)	0.2	0.3	0.5	0.7	0.8	1.0	1.2	1.3	1.5	1.6	1.7	1.7
Capital costs (yearly)	7.4	7.4	7.4	7.4	7.4	7.4	7.4	7.4	7.4	7.4	0.0	0.0
Costs per year (servicing + capital costs)	7.6	7.7	7.9	8.1	8.3	8.4	8.6	8.8	8.9	9.0	1.7	1.7

As shown in Table 12, outfitting a large drainage with a number of large VSS systems may be less costly than using a larger number of small VSS systems. Maintenance costs decrease dramatically as the size of the system increases. Topographical and geotechnical considerations also should come into play when choosing VSS systems or other structural systems or devices.

Table 12. Costs Associated with VSS.

Capacity	Acres (average)	Number of devices needed on urban portion of watershed	Capital costs	Yearly costs for servicing all devices
1 to 2 cfs	5	16,700	210	33
6 to 8 cfs	30	2,800	120	5.5
19 to 24 cfs	100	800	74	1.7

For this table, we have assumed the cost of yearly servicing of a VSS unit to be \$2000 per year.

3. End of Pipe Nets

“Release nets” are a relatively economical way to monitor trash loads from municipal drainage systems. However, in general they can only be used to monitor or intercept trash at the end of a pipe and are considered to be partial capture systems, as the nets are usually sized at a 1/2” to 1” mesh. These nets are attached to the end of pipe systems. The nets remain in place on the end of the drains until water levels upstream of the net rise sufficiently to release a catch that holds the net in place. The water level may rise from either the bag being too full to allow sufficient water to pass, or from a disturbance during very high flows. When the nets release they are attached to the side of the pipe by a steel cable and as they are washed downstream (a yard or so) are tethered off so that no pollutants from within the bags are washed out.

Preliminary observations suggest that the nets rarely fill sufficiently to cause the bags to release. And therefore, if they are cleaned after a storm event, the entire quantity of material is captured and can be measured for monitoring purposes using two bags per trap. This makes it easy to replace the full or partially full bag with an empty one, so that the first bag can be taken to a laboratory for analysis without manual handling of the material it contains.

The net are valid devices because of the ease of maintenance and also because the devices can be relocated after a set period at one location (provided the pipe diameters are the same). With limited funding, installation could be spread over several land uses and lead to valuable monitoring results.

Because the devices require attachment to the end of a pipe, this can severely reduce the number of locations within a drainage system that can be monitored. In addition, these nets cannot be installed on very large channels (7 feet in diameter is the maximum), while the largest outlets into Ballona Creek are 10 feet in diameter. Thus costs shown in Table 13 are given per pipe, and no drainage coverage is given.

Table 13. Sample Costs for End of Pipe Nets.

Pipe Size	Release nets (cost estimates)
End of 3 ft pipe	\$10,000
End of 4 ft pipe	\$15,000
End of 5 ft pipe	\$20,000
In 3 ft pipe network	\$40,000
In 4 ft pipe network	\$60,000
In 5 ft pipe network	\$80,000

4. Cost Comparison

A comparison of costs between strategies based on catch basin inserts (CBIs), low capacity VSS, high capacity VSS systems, and enforcement of litter laws is presented in Table 14.

Table 14. Cost Comparison (amounts in millions)⁴⁴

	CBI Only	Low capacity VSS units	Large capacity VSS units	Enforcement of Litter Laws
Cumulative capital over 10 years	25.0	211.4	74.3	<1
Cumulative maintenance & capital costs after 10 years	93.9	393.0	83.4	<1
Annual servicing costs after full implementation	12.5	33.0	1.7	<1

Trash abatement in the Ballona Creek system may be expensive; the costs will differ depending on the options selected by the permittees.

⁴⁴ Revenues from fines assessed to offset increased law enforcement cost. The cost of a database system used to calculate trash discharges estimated to be less than \$250,000.

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Appendix I

This table shows the square mileage for “high density residential”, “low density residential”, “commercial and services”, “industrial”, “public facilities”, “educational institutions”, “military institutions”, “transportation and utilities”, “mixed urban”, “open space and recreation”, “agriculture” and “water” land uses for every city and incorporated areas in the watershed. The “water” land use of water is not in itself a source of trash, and will therefore not receive an allocation. For cities that are only partially located on the watershed, the square mileage indicated is for the portion located in the watershed.

SQUARE MILEAGE ESTIMATED FOR EACH LAND USE FOR CITIES IN THE WATERSHED, AND FOR UNINCORPORATED AREAS.

City	No Data Available	High Density Residential	Low Density Residential	Commercial	Industrial	Public Facilities	Educational Institutions	Military Institutions	Transportation	Mixed Urban	Open Space & Recreation	Agriculture	Water	Total
Beverly Hills	0.00	2.33	2.17	0.61	0.00	0.04	0.09	0.00	0.00	0.01	0.35	0.00	0.00	5.60
Culver City	0.01	2.49	0.02	0.97	0.66	0.07	0.13	0.00	0.16	0.09	0.32	0.00	0.12	5.04
Inglewood	0.02	1.86	0.00	0.32	0.22	0.09	0.07	0.01	0.13	0.02	0.24	0.00	0.00	2.98
Los Angeles	0.39	61.46	2.27	11.22	3.53	1.57	3.33	0.00	2.13	1.46	19.05	0.06	0.69	107.16
Los Angeles County	0.01	2.64	0.00	0.32	1.33	0.63	0.19	0.01	0.08	0.07	1.51	0.00	0.01	6.80
Santa Monica	0.00	0.25	0.00	0.03	0.06	0.01	0.00	0.00	0.03	0.00	0.00	0.00	0.00	0.38
West Hollywood	0.02	1.27	0.01	0.45	0.04	0.01	0.01	0.00	0.01	0.00	0.02	0.00	0.00	1.84
Totals	0.45	72.30	4.47	13.92	5.84	2.42	3.82	0.02	2.54	1.65	21.49	0.06	0.82	129.80